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E.O. 12958: DECL: 09/14/2029  
TAGS: [KACT](#) [PARM](#) [START](#) [US](#) [RS](#)  
SUBJECT: SFO-DIP-09-005G: U.S. DRAFT NEW START TREATY  
INSPECTION PROTOCOL ANNEXES, CABLE 7 OF 8

REF: A. STATE 088262 (U.S.-PROPOSED TREATY TEXT PART 1)  
[1](#)B. STATE 088263 (U.S.-PROPOSED TREATY TEXT PART 2)  
[1](#)C. STATE 091093 (DRAFT NEW START TREATY IP CABLE 1  
OF 7)  
[1](#)D. STATE 091284 (DRAFT NEW START TREATY IP CABLE 2  
OF 7)  
[1](#)E. STATE 091291 (DRAFT NEW START TREATY IP CABLE 3  
OF 7)  
[1](#)F. STATE 091106 (DRAFT NEW START TREATY IP CABLE 4  
OF 7)  
[1](#)G. STATE 091134 (DRAFT NEW START TREATY IP CABLE 5  
OF 7)  
[1](#)H. STATE 091143 (DRAFT NEW START TREATY IP CABLE 6  
OF 7)  
[1](#)I. STATE 091151 (DRAFT NEW START TREATY IP CABLE 7  
OF 7)

Classified By: Jerry A. Taylor, Director, VCI/SI.  
Reason: 1.4(b) and (d)

[1](#)1. (U) This is an action request. See paragraph 4 below.

[1](#)2. (S) BACKGROUND: On August 25, 2009, U.S. Embassy Moscow provided to the Russian Federation the texts of the U.S.-proposed Draft New START Treaty Articles (Refs A and B). On September 2, 2009, the U.S. Delegation to the New START Treaty negotiations provided the texts of the U.S.-proposed Draft New START Treaty Inspection Protocol to the Russian Delegation in Geneva (Refs C-I). This cable contains the U.S.-proposed draft of the New START Treaty Inspection Protocol Annexes.

[1](#)3. (S) This is cable 7 of 8 cables. This cable contains paragraph 4 of Section I of Annex 13 through paragraph 1(g)(iii) of Section II of Annex 14 of the U.S.-proposed Draft Inspection Protocol Annexes. Embassy should note that, due to the length of the draft, the text was sent using multiple cables.

[1](#)4. (U) ACTION REQUEST: Embassy Moscow is requested to combine the texts of the U.S. draft New START Treaty Inspection Protocol Annexes contained in the associated cables into one document and provide that text to appropriate host government officials. Washington will provide a courtesy Russian-language translation of the U.S. draft New START Treaty Telemetry Protocol when available; however, delivery of the English language text should not be delayed. Embassy is requested to confirm delivery of the text, the name and office of the official to whom it was delivered, the date of delivery, and any comment or reaction provided at that time.

15. (S/Releasable to the Russian Federation) Begin text:

14. For settlement of accounts for goods and services provided by the Parties pursuant to the Agreement on Early Exhibitions in the categories contained in paragraphs 1 and 2 of Section II of this Annex, for construction activities related to the establishment of the perimeter and portal continuous monitoring facility at Pavlograd in the categories contained in paragraphs 4 and 14 of Section II of this Annex, and for goods and services provided by the Parties pursuant to Annex 4 to the Telemetry Protocol in the categories contained in paragraphs 1, 2 and 17 of Section II of this Annex, and provided by the Parties prior to entry into force of the Treaty, the Parties shall use the following procedures:

(a) itemized lists shall be submitted pursuant to paragraphs 2 and 12 of this Section no later than 90 days after entry into force of the Treaty;

(b) itemized lists shall be reviewed pursuant to paragraph 5 of this Section;

(c) a confirmation of goods and services received or a bill shall be submitted pursuant to paragraphs 6, 8, and 12 of this Section no later than 120 days after entry into force of the Treaty; and

(d) a bill shall be paid pursuant to paragraphs 9 and 12 of this Section.

15. The following procedures shall be used after the submittal of itemized lists pursuant to paragraphs 2 and 3 of this Section:

(a) each Party shall review the itemized lists to determine for each category, whether the goods and services that it received are comparable in quantity and quality to the goods and services that it provided;

(b) if the Parties determine that the goods and services provided by those Parties for a specific category are comparable in quantity and quality, then no exchange of funds shall be required. In this case, the Parties shall submit to each other a confirmation of goods and services received for that category pursuant to paragraphs 6 and 7 of this Section; and

(c) if a Party determines that the goods and services provided by the other Party for a specific category are not comparable in quantity and quality, then an exchange of funds shall be required for payment of the difference in the cost of goods and services provided by that Party in that category. In this case, such Party that incurred the greater cost shall submit a bill to such other Party for that category pursuant to paragraphs 6, 7, and 8 of this Section.

16. A confirmation of goods and services received shall be in the form specified in paragraph 1 of Section III of this Annex. A bill shall include the information specified in paragraph 2 of Section III of this Annex.

17. A confirmation of goods and services received or a bill shall be submitted:

(a) for the period from January 1 through June 30, no later than August 31; and

(b) for the period from July 1 through December 31, no later than the last day of February.

18. The United States of America shall denominate all bills submitted to the Russian Federation U.S. dollars. The Russian Federation shall make all payments to the United States of America in U.S. dollars for all categories contained in Section II of this Annex. The

Russian Federation shall denominate all bills submitted to the United States of America in both U.S. dollars and the local currency. The United States of America shall make all payments to the Russian Federation in a freely convertible currency for all categories contained in Section II of this Annex.

¶9. Bills shall be paid in accordance with the following:

- (a) a bill shall be paid within 30 days of its receipt;
- (b) each Party shall notify the other Party of a disputed bill within seven days of its receipt; and
- (c) if any undisputed bill is not paid within 180 days of its receipt, then the bill shall be subject to interest, from the date specified on the bill, at the current rate in use by the Export Import Bank of the United States of America.

¶10. The goods and services provided in the categories contained in paragraph 6, subparagraph 7(b) and paragraph 8 of Section II of this Annex shall be paid for at the time such goods and services are received and shall be paid for at the commonly available tariffs or rates.

¶11. The costs for the categories specified in this paragraph shall be calculated in accordance with the following:

- (a) the costs for the goods and services provided in categories contained in subparagraphs 7(a) and 9(a) of Section II of this Annex shall be calculated by multiplying the number of flights provided by the inspected Party by the agreed rate per flight:
  - (i) for the category contained in subparagraph 7(a) of Section II of this Annex, the agreed rate per flight shall be U.S. \$15,000; and
  - (ii) for the category contained in subparagraph 9(a) of Section II of this Annex, the agreed rate per flight shall be U.S. \$36,000;
- (b) the costs for the category contained in paragraph 16 of Section II of this Annex shall be calculated by multiplying the number of flight tests conducted by each Party by the agreed rate for the purchase and copying of each telemetry data tape. This agreed rate shall be U.S. \$0.00, unless otherwise agreed in the Bilateral Consultative Commission.

¶12. The designated organizations for settlement of accounts shall be:

- (a) for the United States of America, the Defense Threat Reduction Agency of the United States of America shall submit to and receive from the Russian Federation itemized lists, confirmations of goods and services received, and bills, and shall make payments of bills to, and receive payments of bills from the Russian Federation;
- (b) for the Russian Federation, the Nuclear Risk Reduction Center of the Russian Federation shall submit to and receive from the United States of America itemized lists, confirmations of goods and services received, and bills, and shall make payments of bills to, and receive payments of bills from, the United States of America.

¶13. Each Party shall have the right to change the organization designated for settlement of accounts specified in paragraph 12 of this Section by informing all other Parties of the change no less than 90 days prior to the effective date of the change.

¶14. The organizations specified in paragraph 12 of this Section shall have the right to designate their respective authorized representatives.

## II. Categories of Goods and Services and Information to be Included in Itemized Lists

This Section lists the categories of goods and services for settlement of accounts in connection with paragraph 1 of Section I of this Annex. For each category, the subparagraphs specify the data that shall be included in the itemized lists for that category.

¶1. Fuel for inspection airplanes provided pursuant to paragraph 12 of Section IV of the Inspection Protocol, and fuel for dedicated airplanes provided pursuant to paragraph 4 of Annex 4 to the Telemetry Protocol:

- (a) type of airplane;
- (b) tail number or call sign of airplane;
- (c) type of fuel and its quantity in metric tons;
- (d) dates on which fuel was provided;
- (e) location where fuel was provided;
- (f) estimated cost of fuel, if available; and
- (g) payment, if any, made when the fuel was provided.

¶2. Services for inspection airplanes provided pursuant to paragraph 12 of Section IV of the Inspection Protocol, services for dedicated airplanes provided pursuant to paragraph 4 of Annex 4 to the Telemetry Protocol, and services for dedicated airplanes provided pursuant to subparagraph 8(c) of Section II and paragraph 4 of Section III of Annex 5 to the Telemetry Protocol:

- (a) type of airplane;
- (b) tail number or call sign of airplane;
- (c) description of services provided;
- (d) dates on which services were provided;
- (e) location where services were provided;
- (f) estimated cost of services, if available; and
- (g) payment, if any, made when services were provided.

¶3. Meals and lodging provided while monitors are at the point of entry pursuant to subparagraph 19(b) of Section V of the Inspection Protocol:

- (a) description of services provided;
- (b) dates on which services were provided; and
- (c) estimated cost of each service, if available.

¶4. Permanent lodging and work space for monitors, including utilities and maintenance, provided pursuant to subparagraph 19(c) of Section V of the Inspection Protocol:

- (a) description of lodging and work space provided;
- (b) period for which lodging and work space were provided; and
- (c) estimated cost of each service, if available.

¶5. Temporary lodging and work space for monitors, including utilities and maintenance, provided pursuant to subparagraph 19(c) of Section V of the Inspection Protocol:

- (a) description of lodging;
- (b) period for which lodging was provided;
- (c) description of work space provided;
- (d) period for which work space was provided; and
- (e) estimated cost of each service, if available.

¶6. Meals, provided at the request of the inspecting Party, while monitors are at a facility subject to continuous monitoring or monitored facility pursuant to subparagraph 19(d) of Section V of the Inspection Protocol. Provision of documentation is not required.

¶7. Transportation of monitors and their baggage, and delivery of equipment and supplies, including foodstuffs:

(a) from the point of entry to a facility subject to continuous monitoring or monitored facility and from such facility to the point of entry pursuant to subparagraph 19(e) of Section V of the Inspection Protocol:

- (i) date of flight and type of airplane; and
- (ii) tail number or call sign of transporting airplane;

(b) from one facility subject to continuous monitoring or monitored facility to another such facility pursuant to subparagraph 19(f) of Section V of the Inspection Protocol. Provision of documentation is not required.

¶8. Transportation, meals and lodging of monitors travelling from the facility subject to continuous monitoring or monitored facility to the embassy or consular post of the inspecting Party on the territory of the inspected Party and back provided pursuant to subparagraph 19(g) of Section V of the Inspection Protocol. Provision of documentation is not required.

¶9. Delivery of equipment and supplies, including foodstuffs, for continuous monitoring activities and transportation of monitors that arrive on such an airplane:

(a) from the point of entry to the facility subject to continuous monitoring or monitored facility and from such facility to the point of entry pursuant to subparagraph 19(h) of Section V and subparagraph 19(d) of Section XVI of the Inspection Protocol:

- (i) date of flight and type of airplane; and
- (ii) tail number or call sign of transporting airplane;

(b) from the airport associated with the facility subject to continuous monitoring or monitored facility to such a facility and from the facility subject to continuous monitoring or monitored facility to the airport associated with such a facility pursuant to subparagraph 19(i) of Section V and subparagraph 19(d) of Section XVI of the Inspection Protocol:

- (i) dates on which services were provided;
- (ii) types of transportation means used; and
- (iii) estimated cost of each service, if available.

¶10. Medical and other urgent services for monitors, including urgent evacuation of monitors from the facility subject to continuous monitoring or monitored facility to the point of entry or airport associated with such a facility, provided while the monitors are at the facility subject to continuous monitoring or monitored facility pursuant to subparagraphs 19(j) and 19(m) of Section V of the Inspection Protocol:

- (a) first and last name of monitor;
- (b) dates of treatment, description of treatment, and medications provided;
- (c) period of hospitalization;
- (d) date of urgent evacuation flight;
- (e) type of evacuation airplane, and its tail number or its call sign; and
- (f) estimated cost of each service, if available.

¶11. Utilities and maintenance of the perimeter and portal continuous monitoring system, including utilities and engineering support for the building for storage of equipment and supplies, provided pursuant to subparagraph 19(k) of Section V and subparagraph 19(a) and paragraph 35 of Section XIV of the Inspection Protocol:

- (a) utilities:
  - (i) description of utilities provided;
  - (ii) dates on which utilities were provided; and
  - (iii) estimated cost for each utility, if available;
- (b) maintenance:
  - (i) location where work was done;
  - (ii) description of services provided;
  - (iii) type of engineering support provided;
  - (iv) dates on which services were provided; and
  - (v) estimated cost of each service, if available.

¶12. Installation and use of the non dedicated commercial telephone line pursuant to paragraph 17 of Section XIV of the Inspection Protocol:

- (a) number of lines;
- (b) description of installation work performed;
- (c) dates on which installation work was performed;
- (d) description of maintenance and services provided;
- (e) dates on which services were provided; and
- (f) estimated cost for each service, if available.

¶13. Use of the satellite communications system pursuant to paragraph 17 of Section XIV of the Inspection Protocol:

- (a) description of maintenance and services provided;
- (b) dates on which services were provided; and
- (c) estimated cost for each service, if available.

¶14. Site preparation and construction materials for the perimeter and portal continuous monitoring system and for the operations center:

- (a) construction of a building for the storage of equipment and supplies pursuant to paragraph 23 of Section XIV of the Inspection Protocol:
  - (i) engineering description of work performed;
  - (ii) description and quantity of materials provided;



(iii) dates on which work was performed; and  
(iv) estimated cost of work and materials, if available;  
(b) all other general construction pursuant to subparagraphs 19(b) and 19(c) and paragraph 35 of Section XIV of the Inspection Protocol:

- (i) description and quantity of construction materials provided;
- (ii) dates on which construction materials were provided;
- (iii) location where site preparation work was done;
- (iv) engineering description of site preparation work;
- (v) dates on which site preparation work was performed; and
- (vi) estimated cost of work and materials, if available.

¶15. Temporary structures for monitors at the portal or road exits provided pursuant to paragraph 21 of Section XIV of the Inspection Protocol:

- (a) description of structures provided;
- (b) period for which structures were provided; and
- (c) estimated cost of each service, if available.

¶17. Training and maintenance for telemetry playback equipment, and the provision of spare parts and replacement parts for such equipment pursuant to paragraph 7 of Section I of Annex 1, and paragraph 6 of Annex 4 to the Telemetry Protocol:

- (a) type of service provided;
- (b) description and quantity of spare and replacement parts provided;
- (c) period of time during which services and spare and replacement parts were provided;
- (d) estimated cost of services and spare and replacement parts, if available; and
- (e) meals, lodging, work space, transportation, and, as necessary, medical and other urgent services for the trainee team members, maintenance team members and aircrew members of the providing or receiving Party.

¶18. Telemetry playback equipment acquired pursuant to subparagraph 4(c) of Section I of the Telemetry Protocol:

- (a) description, quantity, make, and model number of the equipment acquired, and the number of equipment sets acquired;
- (b) date of provision of the equipment acquired; and
- (c) estimated cost of the equipment acquired, and the cost of delivering such equipment to the point of entry.

III. Form of a Confirmation of Goods and Services Received and Information to be Included in a Bill

¶1. A confirmation of goods and services received shall be in the following form:

CONFIRMATION OF GOODS AND SERVICES RECEIVED  
BY THE (RECEIVING PARTY) FROM THE (PROVIDING PARTY)  
DURING THE PERIOD FROM \_\_\_\_\_ THROUGH \_\_\_\_\_  
(SIX MONTH PERIOD COVERED)

This is to certify that the goods and services specified in (Reference to the appropriate itemized lists of goods and services submitted pursuant to paragraph 3 of Section I of this Annex) in the categories of goods and services (Reference to the appropriate categories of goods and services contained in Section II of this Annex) were provided and were received and accepted. The quantity and quality of goods and services provided by each Party in these categories are certified to be comparable; therefore, no exchange of funds is required.

Signature

Date

Place

The confirmation of goods and services received shall be signed by an individual authorized by the Party submitting the confirmation.

12. A bill shall be prepared in the English and Russian languages. A bill shall include the following information:

- (a) the Party being billed;
- (b) the Party submitting the bill and the name and address of the organization to which payment should be made;
- (c) the number and date of the bill;
- (d) reference to the category from those contained in Section II of this Annex for which the bill is submitted;
- (e) reference to numbers and dates of the itemized lists of goods and services, submitted pursuant to paragraph 4 of Section I of this Annex; and
- (f) description and quantity of goods and services provided, the six month period covered by the bill, and the amount to be paid.

#### ANNEX 14 PROCEDURES FOR THE USE OF RADIATION DETECTION EQUIPMENT

##### 1. Examination and Storage of Radiation Detection Equipment at the Point of Entry

1. Unless done previously under the START Treaty, the inspecting Party, prior to beginning to use its radiation detection equipment during the first inspection conducted with the use of radiation detection equipment, shall deliver to the inspected Party, for purchase or examination by the inspected Party, one of each of the items in the sets of radiation detection equipment specified in Sections I, II, and IV of Annex 8 to this Protocol, for each model, except for the calibration source. No later than 30 days after the inspected Party has received such items of radiation detection equipment, the inspected Party shall inform the inspecting Party whether the inspecting Party is permitted to use during inspections such radiation detection equipment. Until permission for the use of such radiation detection equipment is given by the inspected Party, the inspecting Party shall not bring to a point of entry on the territory of the inspected Party other radiation detection equipment.

2. For points of entry associated with inspection sites at which radiation detection equipment may be used, the inspecting Party shall bring, at times agreed upon with the inspected Party, to each such point of entry on the territory of the inspected Party for use during inspections no less than one set of radiation detection



equipment.

(a) Except as provided for in paragraphs 3 and 4 of this Section, each such set of radiation detection equipment shall be subject to examination and stored at the point of entry in accordance with the procedures provided for in this paragraph.

(b) The examination of such sets of radiation detection equipment shall be completed no later than five days after the date when these sets of radiation detection equipment are brought to the point of entry. During the examination of the radiation detection equipment, the inspected Party shall be permitted, in the presence of the inspecting Party, to partially disassemble such equipment and examine it using non damaging methods. Such examination must not impair the capability of the radiation detection equipment to perform functions connected with the inspection requirements under the Treaty. Upon completion of the examination and prior to departure from the point of entry, the inspecting Party shall have the right to confirm the operability of the radiation detection equipment in accordance with paragraph 1 of Section II of this Annex in order to establish that its capability to perform functions connected with the inspection requirements under the Treaty has not been impaired as a result of the examination of such radiation detection equipment by the inspected Party.

(c) Upon completion of the examination, the sets of radiation detection equipment shall be stored at the point of entry in tamper proof containers provided by the inspecting Party, and shall be located within a secure structure or room in accordance with paragraph 14 of Section V of this Protocol. No more than three sets of radiation detection equipment shall be stored at each point of entry associated with inspection sites at which radiation detection equipment may be used.

(d) The procedures for delivering radiation detection equipment for examination and storage at points of entry, the transportation and support for the stay of technical experts delivering and supporting the examination of such equipment on the territory of the inspected Party, and the reimbursement of associated costs shall be subject to agreement.

13. An inspection team shall be permitted to bring to a point of entry calibration sources that are part of the sets of radiation detection equipment stored at the point of entry, replacement spare batteries and rechargeable batteries, as well as an additional set of radiation detection equipment. All such equipment brought to the point of entry shall be subject to examination in accordance with paragraph 8 of Section V of this Protocol.

14. An inspection team, upon arrival at the point of entry, shall have the right, in the presence of the in-country escort, to examine the tamper proof containers in which the radiation detection equipment is stored and the radiation detection equipment in such containers. The inspection team shall have the right, as set forth below, to select one set of radiation detection equipment for use during the inspection from among the sets of such equipment stored at the point of entry in accordance with subparagraph 2(c) of this Section or an additional set of radiation detection equipment brought to the point of entry by the inspection team, and to confirm the operability of the selected set in accordance with the procedures provided for in paragraph 1 of Section II of this Annex, for no more than four hours.

(a) If the inspection team determines that the containers for at least one of the sets of radiation detection equipment have not been tampered with, and that the set of radiation detection equipment in such containers is operable in accordance with paragraph 1 of Section II of this Annex, then such a set of radiation detection

equipment shall be used in conducting the inspection.

(b) If either the inspection team or the in-country escort determines that the containers for all the sets of radiation detection equipment have been tampered with, the inspection team shall have the right to use an additional set of radiation detection equipment brought to the point of entry by the inspection team and examined in accordance with paragraph 8 of Section V of this Protocol, the operability of which has been confirmed in accordance with the procedures provided for in paragraph 1 of Section II of this Annex, in conducting the inspection.

(c) For containers that have not been tampered with, if either the inspection team or the in-country escort determines that all the sets of radiation detection equipment stored in such containers are not operable, the inspection team shall have the right to use an additional set of radiation detection equipment brought to the point of entry by the inspection team in conducting the inspection. In this case, the date and time for the designation of the inspection site and the type of inspection pursuant to paragraph 4 of Section III of this Protocol shall be delayed, if necessary, until the in-country escort has completed its examination of such radiation detection equipment using the procedures provided for in paragraph 2 of Section I of this Annex, and the inspection team has confirmed the operability of such radiation detection equipment in accordance with paragraph 1 of Section II of this Annex. In no case shall such delay exceed 12 hours or require the inspection team to delay the date and time for the designation of the inspection site and type of inspection beyond the time limit specified in paragraph 4 of Section III of this Protocol for the type of inspection being conducted.

(d) If there are no signs that the containers have been tampered with and any set of radiation detection equipment stored in such containers is not operable, the inspecting Party shall return such a set or sets of radiation detection equipment and associated containers to the territory of the inspecting Party. The inspecting Party shall inform the inspected Party of the cause of the malfunction and measures taken to preclude such malfunctions in the future.

(e) If an additional set of radiation detection equipment is brought to the point of entry by the inspection team and is not used in conducting the inspection, such radiation detection equipment shall be stored at the point of entry in tamper proof containers and removed from the territory of the inspected Party by the inspection team when it leaves the territory of the inspected Party.

(f) In all cases, only one set of radiation detection equipment whose operability has been confirmed in accordance with the procedures provided for in paragraph 1 of Section II of this Annex shall be used during an inspection.

## II. Regarding the Use of Radiation Detection Equipment Prior to Measuring the Radiation Level of an Object

11. Before conducting measuring procedures using radiation detection equipment, inspectors and the in-country escort shall have the right to confirm the operability of the radiation detection equipment, using the following procedures:

(a) For radiation detection equipment used pursuant to this paragraph, the counting time of each individual measurement shall be the counting time specified in Sections I, II, and IV of Annex 8 to this Protocol for the neutron detectors in the sets of radiation detection equipment of the United States of America or the Russian Federation, respectively.

(b) The operability of each neutron detector in a set of

radiation detection equipment shall be confirmed.

(c) The neutron detector shall be placed in a mutually agreed location.

(d) The inspecting Party shall take two background radiation measurements with the calibration source at least three meters from the neutron detector. If the difference between these two measurements is less than or equal to 30 percent of their average, the average of these measurements shall be recorded as the average background radiation value for the operability check. If the difference between these two background radiation measurements is more than 30 percent of their average, a third background radiation measurement shall be taken. The third background radiation measurement shall be compared with the previously taken background radiation measurement that is closest to the third background radiation measurement. If the difference between the third background radiation measurement and the closest previous background radiation measurement is less than or equal to 30 percent of the average of these two measurements, the average of these two measurements shall be recorded as the average background radiation value for the operability check. Otherwise, the results of all three background radiation measurements shall be recorded and the radiation detection equipment shall not be accepted as operable.

(e) With the neutron detector in the same location used for the background radiation measurements taken in accordance with subparagraph (c) of this paragraph, the inspecting Party shall place the calibration source in contact with the neutron detector at the center of the detectors sensitive area as indicated by the markings on the neutron detector.

(f) The inspecting Party shall take two calibration measurements of the radiation level from the calibration source. The average of these two calibration measurements shall be recorded as the average value of the calibration measurement.

(g) The following values shall be calculated:

(i) the calculated calibration value, which is the difference between the average value of the calibration measurement determined in accordance with subparagraph (f) of this paragraph and the average background radiation value determined in accordance with subparagraph (d) of this paragraph;

(ii) the product of the counting time for each measurement and the equivalent flux of the calibration source, which is a fixed value indicated on the calibration source; and

(iii) the sensitivity of the neutron detector, which is the ratio of the values obtained in accordance with subparagraphs (g)(i) and (g)(ii) of this paragraph.

End text.  
CLINTON